KANSAS BEGISTER

State of Kansas

BILL GRAVES Secretary of State

Vol. 6, No. 28

July 9, 1987

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IN	THIS ISSUE
	Division of Services for the Blind Advisory Committee Notice of Meeting
, v	Secretary of State Usury Rate for July
•	Kansas Water Authority Notice of Meeting
	Advisory Committee on Energy Assistance and Conservation Notice of Meeting
	State Board of Accountancy Notice of Meeting and Hearing on Proposed Administrative Regulations
	State Conservation Commission Notice to Contractors
	Department of Revenue Request for Bids for an Oil and Gas Lease
	Department of Transportation Notice to Consulting Engineers
	Social and Rehabilitation Services Notice of Basic Maximum Daily Rate of Charge for Treatment of Patients in State Institutions
÷	State Records Board Notice of Meeting
	State Board of Veterinary Medical Examiners Notice of Hearing on Proposed Administrative Regulations
	Notice to Bidders for State Purchases
	Notice of Bond Sale Sedgwick County
	Department of Health and Environment Notice Concerning Hazardous Waste Delisting Petition
	Temporary Administrative Regulations Board of Healing Arts
	Court of Appeals Docket

SOCIAL AND REHABILITATION SERVICES DIVISION OF SERVICES FOR THE BLIND ADVISORY COMMITTEE

NOTICE OF MEETING

The Division of Services for the Blind Advisory Committee will meet at 10 a.m. Friday, July 17, in the Rehabilitation Center for the Blind conference room, 2516 W. 6th, Topeka.

RICHARD A. SCHUTZ Director, Division of Services for the Blind

Doc. No. 005563

State of Kansas

SECRETARY OF STATE

NOTICE

TO ALL TO WHOM THESE PRESENTS SHALL COME, GREETING:

I, Bill Graves, Secretary of State of the State of Kansas, do hereby certify that pursuant to the provisions of K.S.A. 1986 Supp. 16-207, the maximum effective rate of interest per annum for notes secured by all real estate mortgages and contracts for deed for real estate executed during the period of July 1, 1987 through July 31, 1987 shall be 11.82 percent.

In testimony whereof: I hereto set my hand and cause to be affixed my seal. Done at the City of Topeka, this 30th day of June, A.D. 1987.

BILL GRAVES Secretary of State

Doc. No. 005554

State of Kansas

KANSAS WATER AUTHORITY

NOTICE OF MEETING

The Management Committee of the Kansas Water Authority will meet by conference telephone call at noon Monday, July 27. The topic for discussion will be the policy regarding use of water under junior water rights as it relates to water marketing contracts.

The public is invited to attend and participate in the conference call at either the Kansas Water Office, Suite 200, 109 S.W. 9th, Topeka, or in the offices of H. Philip Martin, 702 Broadway, Larned.

H. PHILIP MARTIN Chairman

Doc. No. 005568

State of Kansas

SECRETARY OF STATE

NOTICE

TO ALL TO WHOM THESE PRESENTS SHALL COME, GREETING:

I, Bill Graves, Secretary of State of the State of Kansas, do hereby certify that pursuant to the provisions of K.S.A. 1986 Supp. 16-204, the rate of interest on judgments rendered by courts of the state of Kansas pursuant to the code of civil procedure shall be 9.50 percent during the period of July 1, 1987 through June 30, 1988.

In testimony whereof: I hereto set my hand and cause to be affixed my seal. Done at the City of Topeka, this 2nd day of July, A.D. 1987.

BILL GRAVES Secretary of State

Doc. No. 005569

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PUBLISHED BY BILL GRAVES Secretary of State 2nd Floor, State Capitol Topeka, KS 66612-1594



Phone: (913) 296-3489.

State of Kansas SOCIAL AND REHABILITATION SERVICES

ADVISORY COMMITTEE ON ENERGY ASSISTANCE AND CONSERVATION

NOTICE OF MEETING

The Advisory Committee on Energy Assistance and Conservation will meet at 9:30 a.m. Monday, July 27, at the Staff Development Building, 4th and Oakley, Topeka. The public is invited to attend and provide input into the developmental processes of the Low Income Energy Assistance Program and the Weatherization Assistance Program.

WINSTON BARTON Secretary of Social and Rehabilitation Services

Doc. No. 005562

State of Kansas BOARD OF ACCOUNTANCY

NOTICE OF MEETING AND HEARING ON PROPOSED ADMINISTRATIVE REGULATIONS

The Board of Accountancy will hold a regularly scheduled meeting at 9 a.m. Thursday, July 30, in conference room 108, Landon State Office Building, 900 Jackson, Topeka.

The board also will conduct a public hearing at 11 a.m. to consider adoption of a fee regulation not previously in the board's administrative regulations. The only change in the fees already being charged in the new regulation to be adopted is that all fees for taking the CPA examination and becoming certified will be increased. The fiscal impact of adoption of such fee regulation will be increased revenue to the Board of Accountancy fee fund to cover increased costs to the board to purchase the national CPA examinations, to the state general revenue fund, and to the applicants for Kansas CPA examinations/certification.

Persons interested in agenda items of the board's meeting or in appearing in person at either the meeting or the public hearing should contact the board secretary at Suite 907 at the address above. Persons interested in a copy of the complete fiscal impact statement regarding adoption of the above fee regulation should also contact the board secretary.

GLENDA SHERMAN Board Secretary

Doc. No. 005559

State of Kansas

STATE CONSERVATION COMMISSION

NOTICE TO CONTRACTORS

Sealed bids for the construction of a 18,725 cubic foot detention dam, site 4-20C in Brown County, will be received by the Roy's Creek Watershed District No. 75 at the office of Speaker-King Engineering, Inc., 125 W. 4th, Holton 66436, until noon July 28, and at the Soil Conservation Service office, 202 N. Morrill, Hiawatha 66434, until 1:30 p.m. July 28. Bids will be opened at 1:30 p.m. July 28 at the Soil Conservation Service office. Copies of the invitation for bid, plans and specifications can be obtained from Speaker-King Engineering, Inc., (913) 364-4309.

KENNETH F. KERN Executive Director

Doc. No. 005558

State of Kansas DEPARTMENT OF REVENUE

REQUEST FOR BIDS FOR AN OIL AND GAS LEASE.

The director of taxation will receive bids for the leasing of oil and gas rights in and to the portion of the Arkansas Riverbed, the property of the state of Kansas, described as follows:

That portion of the Arkansas River as it meanders thru Section 20, Twp. 21S., Range 9W., Rice County, Kansas; containing 45.10 acres, more or less

The bidding will be considered upon the amount of bonus annual rental and the amount of royalty to be paid. Due to the cost of processing, no bids will be accepted for less than \$100 on small tracts of less than 100 acres.

Bids should be submitted upon forms obtained from the Director of Taxation, 3rd Floor, State Office Building, Sand and Oil Lease Section, Topeka 66612.

Lease should be made on form 88—(Producers) Kansas, Oklahoma, Colorado, 1956 Rev. W. for a term of five years. The successful bidder pays publication costs

Bids will be opened at the office of the director of taxation at 2 p.m. August 17.

The director of taxation reserves the right to reject any and all bids and to readvertise.

CAROL B. BONEBRAKE Director of Taxation

DEPARTMENT OF TRANSPORTATION

NOTICE TO CONSULTING ENGINEERS

The Kansas Department of Transportation is seeking a qualified engineering firm for survey and plan production for the following project:

Wyandotte—169-105 K-3048-01 and 169-105 K-2878-01-bridge inspection and rating on U.S. 169, Bridge No. 72 over the Kansas River and Bridge No. 73 over Union Pacific Railroad.

Firms expressing interest in these projects must respond in writing and complete the Consulting Engineers Qualification Questionnaire (if not already prequalified) by July 30.

It is the policy of the K.D.O.T. to use the following criteria as the basis for selection of engineering consulting firms:

- 1. Size and professional qualification of firm.
- 2. Experience of staff.
- 3. Location of firm with respect to proposed project.
- 4. Work load of firm.
- 5. Firm's performance.

HORACE B. EDWARDS Secretary of Transportation

Doc. No. 005565

State of Kansas SOCIAL AND REHABILITATION SERVICES

NOTICE OF BASIC MAXIMUM DAILY RATE OF CHARGE FOR TREATMENT OF PATIENTS IN STATE INSTITUTIONS

In compliance with K.S.A. 59-2006b(a), the following per patient day costs for fiscal year 1988 will be the basic maximum daily rate of charge, effective July 1, 1987, for the following state institutions:

Parsons State Hospital and Training	
Center	\$116.17
Winfield State Hospital and Training	Ţ .
Center	\$141.00
Kansas Neurological Institute	\$116.62
Norton State Hospital	\$225.44

In compliance with K.S.A. 59-2006b(b), the following state institutions are hereby authorized to compute an individual patient charge on the basis of rates for services based on costs incurred by such state institution as determined by application of generally acceptable hospital accounting principles: Topeka State Hospital, Osawatomie State Hospital, Larned State Hospital, including the State Security Hospital, and the Rainbow Mental Health Facility.

> WINSTON BARTON Secretary of Social and Rehabilitation Services

Doc. No. 005564

State of Kansas

STATE HISTORICAL SOCIETY STATE RECORDS BOARD

NOTICE OF MEETING

The Kansas State Records Board will meet at 10 a.m. Thursday, July 16, in the conference room on the fourth floor of the Memorial Building, 120 W. 10th. Topeka. The board will consider requests from state agencies submitting proposals for disposition of noncurrent government records.

In addition, general administrative matters and

other business will be discussed.

EUGENE D. DECKER State Archivist

Doc. No. 005552

State of Kansas

BOARD OF VETERINARY MEDICAL EXAMINERS

NOTICE OF HEARING ON PROPOSED ADMINISTRATIVE REGULATIONS

A public hearing will be held at 9 a.m. Thursday, July 30, at the office of the secretary-treasurer of the Board of Veterinary Medical Examiners, Route 1, K-61 Highway, Pratt, to consider revocation of K.A.R. 70-1-3 by adoption of proposed temporary and permanent

administrative rules and regulations.

All interested parties may submit written comments prior to the hearing to Earl E. Gatz, D.V.M., Secretary-Treasurer, Route 1, Pratt 67124. All interested parties will be given a reasonable opportunity at the hearing to orally present their views in regard to the adoption of the proposed regulation. It is requested that each participant limit oral presentation to five minutes. The hearing will be conducted by telephone conference call with the members of the board. A speakerphone and four extension telephones will be available for discussion of the subject with the board.

Following the hearing, all written and oral comments submitted will be considered by the board.

A summary of the regulation is as follows:

K.A.R. 70-1-3 is being revoked in that the Federal Trade Commission contends that the existing regulation violates Section 5 of the F.T.C. Act and virtually bans all veterinary advertising and solicitation and appears to hinder competition and deprive consumers of the benefits of competition.

Copies of the regulation and fiscal impact statement may be obtained by writing the Board of Veterinary

Examiners at the address above.

EARL E. GATZ, D.V.M. Secretary-Treasurer

DEPARTMENT OF ADMINISTRATION DIVISION OF PURCHASES

NOTICE TO BIDDERS

Sealed bids for the following items will be received by the Director of Purchases, Landon State Office Building, 900 Jackson, Room 102, Topeka, until 2 p.m. C.D.T. on the date indicated, and then will be publicly opened. Interested bidders may call (913) 296-2377 for additional information.

MONDAY, JULY 20, 1987

#27131

Department of Human Resources—JANITORIAL SERVICE, Hays

#27457 Supplement

University of Kansas—PAPANICOLAU SCREENING

#27664

Kansas State University—PRE-SORT MAILING SERVICE

#27665

Kansas Fish and Game Commission—UNIFORM SHIRTS

#27666

Department of Transportation—BITUMINOUS PLANT MIX, I-35 repairs, Ottawa

Kansas State University—GRAIN

TUESDAY, JULY 21, 1987

#A-5551

Winfield State Hospital and Training Center—UPGRADE RESIDENT LIVING AREAS, Hospital, Treatment, Holly and Juniper buildings #27284

Department of Transportation—GLASS BEADS FOR TRAFFIC LINE PAINT

#27295

Department of Social and Rehabilitation Services-JANITORIAL SERVICE, Osawatomie

University of Kansas and University of Kansas Medical Center—FUSES

#27524

University of Kansas—SEPTEMBER (1987) MEAT **PRODUCTS**

#69610

Kansas State University—LISP WORKSTATION PACKAGE

#69611

Kansas Wildlife and Parks-TRACTOR, MOWER, various locations

WEDNESDAY, JULY 22, 1987

Kansas State University—FURNISH AND INSTALL **COOLING TOWER**

#69616

Department of Social and Rehabilitation Services—AUTOMATED COMPUTERIZED MAILING SYSTEM

#69618

Department of Health and Environment— CONTINUOUS GENETIC FORMS AND TAGS #69620

Department of Health and Environment—TISSUE CULTURE ITEMS

#69621

University of Kansas Medical Center-CENTRIFUGES

#69622

University of Kansas Medical Center— CENTRIFŮGE/ROTOR

#69624

Department of Transportation—AGGREGATE various locations

#69626

University of Kansas Medical Center-EXAMINATION FURNITURE

#69627

Kansas State University—VACUUM EQUIPMENT #69641

Kansas State University—GRAIN #69644

Kansas State Penitentiary—TOBACCO

THURSDAY, JULY 23, 1987

#69630

Kansas State University—LAB CENTRIFUGE #69631

Kansas State University—VACUUM TECHNOLOGY #69637

University of Kansas—HPLC SYSTEM

FRIDAY, JULY 24, 1987

#69643

University of Kansas Medical Center—STRESS MONITORING SYSTEM AND DEFIBRILLATOR #69649

University of Kansas Medical Center—GAMMA CAMERA SYSTEM

#69650

Kansas State Penitentiary—REPAIR TO CASE LOADER

TUESDAY, JULY 28, 1987

#A-5756

Kansas State University—CONVERT EXISTING HVAC SYSTEM TO VAV SYSTEM, Ackert Hall, on campus

MONDAY, AUGUST 31, 1987

#26107

Fort Hays State University—PROPERTY **INSURANCE**

> NICHOLAS B. ROACH Director of Purchases

(Published in the KANSAS REGISTER, July 9, 1987.)

NOTICE OF BOND SALE \$6,415,443.75 **General Obligation Bonds** Series A & B, 1987 of Sedgwick County, Kansas

Sedgwick County, Kansas will receive sealed bids at the office of the Board of County Commissioners, Sedgwick County Courthouse, Wichita, until 10 a.m. C.D.T. on Wednesday, July 22, 1987, for \$6,415,443.75 par value general obligation bonds, consisting of two series, A & B, 1987, of the county, at which time and place such bids will be publicly opened. No oral or auction bids will be considered.

The bonds will be dated as of August 1, 1987, and shall mature on August 1 in each of the years and in the amounts set forth below. Such bonds will consist of fully registered certificated bonds, each in the denomination of \$5,000 or integral multiples thereof, except one of the Series A, 1987 bonds in denomination of \$3,000 or \$8,000, and one of the Series B, 1987 bonds in denomination of \$2,433.75, not exceeding the principal amount of bonds maturing in each year. Interest will be payable semiannually, commencing February 1 for Series A & B, and each February 1 and August 1 thereafter. The principal on the bonds shall be payable in lawful money of the United States of America at the principal office of the Kansas State Treasurer (the paying agent and bond registrar) to the registered owners thereof upon presentation of the bonds for payment and cancellation. Interest on the bonds shall be payable in lawful money of the United States of America by check or draft of the paying agent to the registered owners appearing on the books maintained by the bond registrar as of the 15th day of the month next preceding the interest payment dates (the record dates). The fees of the bond registrar for registration and transfer of the bonds shall be paid by the county.

The bonds will mature serially in accordance with the following schedule:

Series A, 198	87 Bonds
Principal	Maturity
Amount	Date
\$ 623,000	August 1, 1988
625,000	August 1, 1989
625,000	August 1, 1990
625,000	August 1, 1991
625,000	August 1, 1992
625,000	August 1, 1993
620,000	August 1, 1994
620,000	August 1, 1995
620,000	August 1, 1996
\$6,228,000	August 1, 1997

Series B, 1987 Bonds

Principal Amount	Maturity Date	
\$ 12,443.75	August 1, 1988	
15,000.00	August 1, 1989	

15,000.00	August 1, 1990
15,000.00	August 1, 1991
15,000.00	August 1, 1992
15,000.00	August 1, 1993
15,000.00	August 1, 1994
15,000.00	August 1, 1995
10,000.00	August 1, 1996
10,000.00	August 1, 1997
10,000.00	August 1, 1998
10,000.00	August 1, 1999
10,000.00	August 1, 2000
10,000.00	August 1, 2001
10,000.00	August 1, 2002
\$187,443.75	

Combined Schedule Series A & B, 1987

	201100 11 00 29, 200,		
	Principal	Maturity	
	Amount	Date	
\$	635,443.75	August 1, 1988	
	640,000.00	August 1, 1989	
	640,000.00	August 1, 1990	
	640,000.00	August 1, 1991	
	640,000.00	August 1, 1992	
	640,000.00	August 1, 1993	
	635,000.00	August 1, 1994	
	635,000.00	August 1, 1995	
	630,000.00	August 1, 1996	
	630,000.00	August 1, 1997	
	10,000.00	August 1, 1998	
	10,000.00	August 1, 1999	
	10,000.00	August 1, 2000	
	10,000.00	August 1, 2001	
	10,000.00	August 1, 2002	
<u>\$6</u>	<u>,415,443.75</u>		

Interest Rate

Proposals will be received on not less than all the bonds bearing such rate or rates of interest as may be specified by the bidder. The same rate shall apply to all bonds of the same maturity. Each interest rate specified shall be in an even multiple of 1/8 or 1/20 of I percent. The difference between the highest and lowest coupon rates specified in any bid shall not exceed 3 percent. No interest rate shall exceed the maximum interest rate allowed by Kansas law, said rate being the 20 bond index of tax-exempt municipal bonds published by Credit Markets in New York, New York, on the Monday next preceding the day on which the bonds are sold (July 15, 1987), plus 2 percent, and no bid of less than par and accrued interest will be considered. Bids for less than the entire issue of bonds will not be considered.

Bid Form and Good Faith Deposit

Bids shall be submitted on the official bid form furnished by the county, and shall be addressed to the Board of County Commissioners, Sedgwick County Courthouse, Wichita, KS 67203, and shall be plainly marked "Bond Bid." All bids must state the total interest cost of the bid, the premium, if any, the net interest cost of the bid, and the average annual interest rate, all certified by the bidder to be correct, and the

county will be entitled to rely on the certificate of correctness of the bidder. Each bid must be accompanied by a certified or cashier's check equal to 2 percent of the total par amount of the bonds, and shall be payable to Treasurer, Sedgwick County, Kansas. In the event a bidder whose bid is accepted shall fail to carry out his contract of purchase, said deposit shall be retained by the county as liquidated damages. The checks of unsuccessful bidders will be returned promptly.

Award of Bids

The sealed bids for the bonds shall be opened publicly and only at the time and place specified in this notice and the bonds will be sold to the best bidder. The county reserves the right to reject any and all of the bids and to waive any irregularities. Unless all bids are rejected, the bonds will be awarded to the bidder whose proposal results in the lowest net interest cost to the county, and the net interest cost will be determined by deducting the amount of any premium paid from the aggregate amount of interest upon all of the bonds from their date until their respective maturities. If there is a discrepancy between the lowest net interest cost and the average annual interest rate specified, the net interest cost figure shall govern and the interest rates in the bid shall be adjusted accordingly. In the event more than one bid is received at the same net interest cost the successful bidder will be selected by lot.

Delivery of Bonds

The bonds, duly printed, executed and registered, will be furnished and paid for by the county. The Series A, 1987 and Series B, 1987 bonds will be sold subject to the unqualified approving opinion of William P. Timmerman, attorney and bond counsel, 400 N. Woodlawn, Wichita, KS 67208. The number, denomination of bonds, and names of the initial registered owners to be initially printed on the bonds shall be submitted in writing by the successful bidder to the bond registrar not later than August 6, 1987. The purchaser will be furnished with a complete transcript of proceedings evidencing the authorization and issuance of the bonds and the usual closing proofs, which will include a certificate that there is no litigation pending or threatened at the time of delivery of the bonds affecting their validity. Payment for the bonds shall be made in immediately available funds. Delivery of the bonds will be made to the successful bidder on or before August 31, 1987 at any bank in the state of Kansas or Kansas City, Missouri, New York, San Francisco, Los Angeles or Chicago at the expense of the county. Delivery elsewhere will be made at the expense of the purchaser.

Legal Opinion

Bids shall be conditioned upon the unqualified opinion of William P. Timmerman, bond counsel, Wichita, Kansas, on the Series A & B, 1987 bonds, a copy of which opinions will be printed on the reverse side of each bond and manually signed originals will be furnished without expense to the purchaser of the bonds at the delivery thereof. The cost of the legal

opinions and the expense of printing the bonds and legal opinions will be paid by the county. Said legal opinions with respect to the Series A, 1987 bonds will state in part substantially that the bonds will constitute general obligations of the county, payable as to both principal and interest from ad valorem taxes which may be levied without limitation as to rate or amount upon all of the taxable tangible property within the territorial limits of the county; and with respect to the Series B, 1987 bonds will constitute general obligations of the county, payable as to both principal and interest from the collection of special assessments which have been levied on benefited property, but if not so paid, then said principal and interest will be payable from ad valorem taxes which may be levied without limitation as to rate or amount upon all of the taxable tangible property within the territorial limits of the county, and that, under existing law, the interest on said bonds is exempt from present federal income taxation and the bonds are exempt from intangible personal property taxes levied by Kansas cities, counties and townships.

Purpose of Issue

The Series A, 1987 bonds are being issued for the purpose of paying the cost of road and bridge improvements under the authority of K.S.A. 68-5,103, 68-1103, and 68-1106. The Series B, 1987 bonds are being issued for the purpose of paying the cost of street improvements in a certain benefit districts under the authority of K.S.A. 68-728 and 68-729, and any amendments thereto.

CUSIP Identification Numbers

CUSIP identification numbers will be printed on the bonds, but neither the failure to print such numbers on any bond nor any error with respect thereto shall constitute cause for failure or refusal by the successful bidder to accept delivery of and to pay for said bonds in accordance with the terms of this notice. All expenses in relation to printing of CUSIP numbers on said bonds and the expenses of the CUSIP Service Bureau for the assignment of said numbers shall be the responsibility of and shall be paid for by the county.

Legal Opinion and Tax Exemption

All matters incidental to the authorization and issuance of the bonds are subject to the approval of William P. Timmerman, Wichita, Kansas, bond counsel. Bond counsel has participated in the preparation of this official statement, but the factual and financial information appearing herein has been supplied or reviewed by certain officials of the county and its certified public accountants, as referred to herein, and bond counsel expresses no opinion as to the accuracy or sufficiency thereof.

In the opinion of William P. Timmerman, Wichita, Kansas, bond counsel, assuming continued compliance by the county with the terms of the bond resolution, under existing law, the interest on the bonds (a) is excludable from the gross income for federal income tax purposes and (b) is not an item of tax preference for

(continued)

purposes of the federal alternative minimum tax imposed on individuals and corporations; however, it should be noted that with respect to corporations (as defined for federal income tax purposes), such interest is taken into account in determining adjusted net book income (adjusted current earnings for taxable years ending after December 31, 1989) for the purpose of computing the alternative minimum tax imposed on such corporations. No opinion is expressed regarding other federal tax consequences arising with respect to the bonds. In addition, the bonds are exempt from intangible personal property taxes levied by Kansas counties, cities or townships.

The Internal Revenue Code of 1986, as amended, imposes certain requirements which must be met subsequent to the issuance of the bonds in order for the interest thereon to be and to remain excluded from gross income for federal income tax purposes. Noncompliance with such requirements could cause the interest on the bonds to be so included in federal gross income retroactive to the date of issue of the bonds. These requirements include, but are not limited to. limitations on the use of bond proceeds and restrictions on the yield which may be earned on the investment of bond proceeds and other amounts. In the bond resolution, the county has covenanted to comply with the provisions of the code relating to the exclusion of the interest on the bonds from gross income for federal income tax purposes.

Prospective purchasers of the bonds should be aware that (i) Section 265 of the code denies a deduction for interest on indebtedness incurred or continued to purchase or carry the bonds or in the case of a financial institution (within the meaning of Section 265(b)(5) of the code), that portion of a holder's interest expense allocable to interest on the bonds; (ii) with respect to insurance companies subject to the tax imposed by Section 831 of the code, for taxable years beginning after December 31, 1986, Section 832(b)(5)(B)(i) reduces the deduction for loss reserves by 15 percent of the sum of certain items, including interest on the bonds; (iii) for taxable years beginning after December 31, 1986 and before January 1, 1992, interest on the bonds earned by some corporations could be subject to the environmental tax imposed by Section 59A of the code; (iv) for taxable years beginning after December 31, 1986, interest on the bonds earned by certain foreign corporations doing business in the United States could be subject to a branch profits tax imposed by Section 884 of the code; (v) passive investment income, including interest on the bonds, may be subject to federal income taxation under Section 1375 of the code for Subchapter S corporations that have Subchapter C earnings and profits at the close of the taxable year if greater than 25 percent of the gross receipts of such Subchapter S corporation is passive investment income; and (vi) Section 86 of the code requires recipients of certain Social Security and certain railroad retirement benefits to take into account in determining gross income, receipts or accruals of interest on the bonds. These

categories of bondowners should consult their own tax advisers as to the applicability of these consequences.

Assessed Valuation

Assessed valuation figures for Sedgwick County, Kansas, for the year 1986, are as follows:

Equalized assessed valuation of taxable	
tangible property	\$1,448,022,385
Tangible valuation of motor vehicles and	
motor vehicles dealers' inventory	282,027,015
Equalized assessed tangible valuation for	
computation of bonded debt limitations	\$1,730,049,400

Other Pending Bond Issues

Neither Sedgwick County, Kansas, nor the city of Wichita, nor Unified School District 259 (Wichita Public School System) anticipates the issuance of any additional general obligation bonds within the next 30 days.

Bonded Indebtedness

The total bonded indebtedness of Sedgwick County, as of the date of sale, including this \$6,415,443.75 proposed issue of bonds, is \$43,261,827.97. In addition, the county has \$6,123,245 of temporary notes outstanding, of which \$2,960,970 will be retired from the proceeds of the bonds, special assessments which have been collected in cash, and other available funds.

Ratings

The county has applied for ratings on the bonds to Moody's Investors Service, Inc. and Standard and Poor's Corporation. In April 1986, Moody's revised the rating of general obligation issues of the county to "Aa1" from "Aa," indicating belief that the issues possess the strongest investment attributes. Standard and Poor's Corporation has rated previous general obligation issues as "AA" defined as follows: "Debt rated AA has a strong capacity to pay interest and repay principal and differs from the higher rated issue only in small degree." This rating may be changed, suspended, or withdrawn as a result of changes in or unavailability of information.

Official Statement

Additional copies of this notice of bond sale, or copies of the county's official statement relating to the bonds, or further information may be received from the office of the county controller, Sedgwick County Courthouse, Wichita, KS 67203.

Dated July 1, 1987.

Tom Scott
Mark F. Schroeder
David Bayouth
Bernard A. Hentzen
Billy Q. McCray
Commissioners
Sedgwick County, State of Kansas
Don Wright
County Clerk

DEPARTMENT OF HEALTH AND ENVIRONMENT

NOTICE CONCERNING HAZARDOUS WASTE DELISTING PETITION

On May 14, 1987, the Kansas Department of Health and Environment published public notice in the Kansas Register of its intent to deny a hazardous waste delisting petition formerly held by the Wichita facility of the Derby Refining Company.

The May 14 public notice provided background information on the facility and explained that Derby's petition was being revaluated as a result of the 1984 amendments to the Resource and Conservation and Recovery Act (RCRA). The revaluation required consideration of additional factors, including additional hazardous constituents other than those for which the waste was originally listed. The revaluation employed the same procedures and analysis used by the U.S. Environmental Protection Agency in the Federal Hazardous Waste Delisting Program. The waste was found to contain hazardous concentrations of heavy metals and several organic compounds. The specific analytical results were made available for public review at three public repositories.

The notice established a 30-day public comment period and solicited comments on this action by KDHE. The public comment period expired on June 15. No comments were received from the general public or from Derby during the established comment period. Therefore, this public notice makes final KDHE's tentative decision to deny the Hazardous Waste Delisting Petition #82-6 for petroleum refinery wastes (wastes codes K048, K049, K050 and K051) generated at the Derby Refinery's Wichita facility, EPA I.D. No. KSD000610543, as proposed.

As of this date, the above waste is considered hazardous and must be managed in compliance with all hazardous waste rules and regulations contained in K.S.A. 65-3430 et seq. and K.A.R. 28-31-1 through 28-31-13.

For additional information on this action contact John Paul Goetz at the KDHE Topeka office, Bureau of Waste Management, (913) 296-1607.

STANLEY C. GRANT Secretary of Health and Environment

Doc. No. 005566

State of Kansas

BOARD OF HEALING ARTS

TEMPORARY ADMINISTRATIVE REGULATIONS

Article 11.—FEES

100-11-1. Amount. The following fees shall be collected by the Board:

(a) License based upon an examination given by the
Board
(b) License based upon endorsement \$150.00
(c) License based upon a certificate issued from the
national boards\$150.00
(d) License based upon a certificate issued by the
federation of state medical boards \$150.00
(e) (1) Annual renewal of a license\$115.00
(2) Second notice renewal
(3) Reinstatement renewal\$150.00
(f) Temporary permit
(g) Institutional license
(h) Visiting professor license\$ 15.00
(i) Certification fee. \$ 15.00 (j) Duplicate license. \$ 15.00
(j) Duplicate license\$ 15.00
(k) Examinations:
(1) Medical or osteopathic
(A) FLEX I and FLEX II\$460.00
(B) FLEX I \$250.00
(C) FLEX II\$300.00
(2) Chiropractic
(l) Special permit (out-of-phase) \$ 15.00
(m) Postgraduate training temporary permit \$ 25.00

(Authorized by K.S.A. 65-2865; implementing K.S.A. 1986 Supp. 65-2809, K.S.A. 1986 Supp. 65-2833, K.S.A. 65-2852, amended by 1987 Sub. for SB 35, Sec. 4, 65-2811; effective Jan. 1, 1966; amended Jan. 1, 1970; amended Feb. 15, 1977; amended May 1, 1979; amended May 1, 1980; amended May 1, 1981; amended, T-83-33, Nov. 10, 1982; amended May 1, 1983; amended, T-85-50, Dec. 19, 1984; amended May 1, 1985; amended May 1, 1986; amended May 1, 1986; amended, T-87-42, Dec. 19, 1986; amended May 1, 1987; amended, T-88-11, May 18, 1987.)

CHARLENE K. ABBOTT Executive Secretary

EMERGENCY MEDICAL SERVICES COUNCIL

TEMPORARY ADMINISTRATIVE REGULATIONS

Article 1.—DEFINITIONS

109-1-1. Definitions. As used in these regulations, the following words and phrases shall have the following meanings:

(a) "Emergency care" means the services provided after the onset of a medical condition manifesting itself by acute symptoms of sufficient severity such that the absence of immediate medical attention could reasonably be expected to:

(1) Place the patient's health in serious jeopardy;

(2) seriously impair bodily functions; or,

(3) result in serious dysfunction of any bodily organ

or part.

- (b) "Public call" means the request for first response service to the original scene of a medical emergency or accident by an individual or agency other than the following:
 - (1) A type I or type II ambulance service:

(2) Kansas highway patrol at the scene of an accident or medical emergency; or

- (3) persons licensed to practice medicine and surgery who are at the scene of an accident or medical emergency.
- (c) "Director" means the director of the bureau of emergency medical services as defined in K.S.A. 65-4314, and amendments thereto.
- (d) "Aeromedical physician" means a person licensed to practice medicine and surgery who is trained and experienced in emergency, trauma or sub-specialty critical care medicine and is knowledgeable in altitude physiology.
- (e) "Supplemental instruction" means a formally organized learning experience which has education as its explicit, principal intent, and which is oriented towards the enhancement of emergency medical services practice, values, skills, and knowledge.

(f) Prior-approved supplemental instruction"

means:

- (1) single program material that has been submitted by a provider to the director and that is reviewed and subsequently approved by the director in accordance with criteria established by the council, and assigned a supplemental instruction number;
- (2) any supplemental instruction offered by a pro-

vider with approved-provider status; or

- (3) academic emergency medical services courses taken for credit or audited.
- (g) "Retroactively-approved supplemental instruction" means material submitted for supplemental instruction credit by the attendant after attending the workshop, conference, seminar, or other offering and that is reviewed and subsequently approved by the director in accordance with criteria established by the council.

- (h) "Providers of supplemental instruction" means individuals, groups, professional associations, schools, institutions, organizations or agencies approved by the director to offer supplemental instruction programs on either approved-provider status or single programprovider status.
- (1) Approved-provider status means that the provider has been approved by the council to provide any supplemental instruction program. Approved-provider status may be granted for a one-year probationary period to new applicants. After completion of the probationary year, approved-providers may re-apply for approval biennially.

(2) Single program-provider status means that the provider has been granted approval to offer a specific

supplemental instruction program.

(i) "Training officer" means a person who has been approved by the director as a single program provider. Training officer approval by the director shall be contingent upon successful annual completion of a training officer program approved by the council. (Authorized by K.S.A. 65-4320; implementing K.S.A. 65-4320, 65-4321; effective May 1, 1985; amended May 1, 1986; amended T-88-12, May 18, 1987.)

Article 5.—SUPPLEMENTAL INSTRUCTION

109-5-1. Supplemental instruction for attendants. (a) An applicant for certification renewal as a crash injury management technician shall have earned at least eight hours and no more than 12 hours of documented and approved supplemental instruction as es-

tablished annually by the council.

(b) An applicant for certification renewal as an emergency medical technician shall have earned at least 12 hours and no more than 20 hours of documented and approved supplemental instruction as established annually by the council.

(c) An applicant for certification renewal as an emergency medical technician-intermediate shall have earned at least 16 hours and no more than 24 hours of documented and approved supplemental instruction as established annually by the council.

(d) An applicant for certification renewal as a mobile intensive care technician shall have earned at least 24 hours and no more than 36 hours of documented and approved supplemental instruction as established annually by the council.

(e) One clock hour shall be a minimum of 50 minutes of classroom instruction between instructor and

participant.

- (f) One academic credit hour shall be equivalent to 15 clock hours for the purpose of supplemental instruction. Credit for auditing an academic course shall be for actual clock hours attended during which instruction was given and shall not exceed the academic credit allowed.
- (g) Acceptable supplemental instruction shall include:
- (1) Academic medical courses related to the level of certification taken for credit or audited;

- (2) seminars, institutes, workshops, or mini-courses oriented to enhancement of emergency medical services practice, values, skills, and knowledge;
 - (3) approved-provider programs;
- (4) programs presented by approved single program-providers; or
- (5) clinical experience which meets criteria established by the council.
- (h) The individual attendant shall be responsible for maintaining his or her own supplemental instruction records. These records shall be submitted to the director by the attendant as part of the application for certification renewal. (Authorized by K.S.A. 65-4320 and implementing K.S.A. 65-4321; effective T-88-12, May 18, 1987.)
- 109-5-2. Documentation for supplemental instruction. Any of the following forms of documentation shall be accepted as proof of completion of supplemental instruction for attendants: (a) A course grade for credit course;
- (b) A signed statement from the instructor of hours attended for audited courses;
- (c) A signed attendance roster from the instructor or provider of a supplemental instruction program; or
- (d) A signed statement from the director that the attendant participated at an examination site or a signed statement from a physician that the attendant had clinical experience at a hospital. (Authorized by K.S.A. 65-4320 and implementing K.S.A. 65-4321; effective T-88-12, May 18, 1987.)
- 109-5-3. Supplemental instruction approval for providers. (a) An application may be made to the director to become an approved provider or a single program provider as defined in K.A.R. 109-1-1(h). Applications shall be on forms provided by the director.
 - (b) Approved providers.
- (1) Each application for approved-provider status shall be submitted at least three months prior to the first scheduled program and shall require council approval.
- (2) Each applicant for approved-provider status shall submit an organizational plan which includes a written statement of purpose documenting that emergency medical services practice, values, skills, and knowledge are the basis for the provider's educational goals and objectives and administrative procedures.
 - (3) Each approved provider shall develop:
- (A) a system for maintaining records for a period of at least two years; and
- (B) a system for selection and evaluation of instructors, participant performance requirements, and provisions for accessible and adequate space for instruction.
- (4) Each approved provider shall maintain a summary of each individual program offered for a period of at least two years which documents:
- (A) the learning objectives for the program objectives;
- (B) the certification levels for which the program is designed and any program pre-requisites;

- (C) the name and qualifications of the instructor in the subject matter;
 - (D) the program evaluation;
- (E) the program agenda. The agenda shall clearly indicate all coffee and lunch breaks;
 - (F) the dates the program was given; and
 - (G) the attendance at that program.
- (5) Approved providers may be evaluated and monitored by the director by random contact of participants attending programs sponsored by the approved provider.
- (6) The approved provider shall provide any program documentation requested by the director.
- (7) Provider approval may be withdrawn by the council if the provider violates this rule and regulation, or if quality programs are not maintained to the council's satisfaction.
 - (c) Single program providers.
- (1) Each application for single program-provider status shall be submitted at least 30 days prior to the scheduled program.
- (2) Each application for single program-provider status shall include the following:
 - (A) the learning objectives for the program,
- (B) the certification levels for which the program is designed and any program pre-requisites;
- (C) the name and qualifications of the instructor in the subject matter;
 - (D) the evaluation;
- (E) the program agenda. The agenda shall clearly indicate all coffee and lunch breaks; and
 - (F) the date or dates the program is to be given.
- (3) Any material not submitted in this format 30 days before the scheduled date of presentation may not be processed or approved by the director prior to the date of the presentation.
- (4) Single program-provider status may be withdrawn by the director if the provider violates this rule and regulation, or if a quality program is not maintained to the director's satisfaction.
- (d) Each single program provider and approved provider shall maintain a record of individual attendants' attendance for a period of at least two years.
- (e) Each single program provider and approved provider shall provide participants with verification of the participant's attendance. Such verification shall be on forms approved by the director. (Authorized by K.S.A. 65-4320 and implementing K.S.A. 65-4321; effective T-88-12, May 18, 1987.)

LYLE E. ECKHART
Director

OFFICE OF JUDICIAL ADMINISTRATION

COURT OF APPEALS DOCKET

(Note: Dates and times of arguments are subject to change.)

Kansas Court of Appeals Court of Appeals Courtroom, 2nd Floor, Kansas Judicial Center 301 W. 10th, Topeka, Kansas

Before Abbott, C.J.; Brazil, J.; and Michael A. Barbara, District Judge Retired, assigned.

> Tuesday, July 21, 1987 9:00 a.m.

Case No.	Case Name	oroo an	Attorneys	County
59,915	State of Kansas, Appellee,		Frank E. Kohl, County Attorney Attorney General	Leavenworth
	v. Edward Anderson, Appellant.]	Benjamin C. Wood	
59,802	State of Kansas, Appellee,		Wendell J. Barker, County Attorney Attorney General	Franklin
	v. Keith F. Kulper, Appellant.		Benjamin C. Wood	
59,772	State of Kansas, Appellee,]	Debra Barnett and Geary Gorup, Assistant County Attorneys Attorney General	Sedgwick
	Laurie L. McLeod, Appellant.		Benjamin C. Wood Lucille Marino	
(60,013) (60,014)	State of Kansas, Appellee,		Geary Gorup, Assistant District Attorney Attorney General	Sedgwick
	Kenny E. Comer, Appellant.		Benjamin C. Wood Rosanne Piatt	
		1:30 p.n	n.	
60,030	Roxanne Tomlin, Appellant,	J	ohn M. Ostrowski	Finney
	v. Iowa Beef Processors, Appellee.	(Gary M. Korte	
59,298	State of Kansas, Appellee,	Ĵ	ay C. Hinkel, County Attorney ulie Hicks, Assistant County Attorney Attorney General	Finney
,	V. Joseph Guebara, Appellant.	I S	Benjamin C. Wood Steven R. Zinn	
60,196	State of Kansas, Appellee,		Edward W. Dosh, Special Prosecutor Attorney General	Labette
	V. Ken Kinzinbaw, Appellant.		Benjamin C. Wood Brad L. Keil	
59,863	State of Kansas, Appellee,		Morgan Metcalf, County Attorney Attorney General	Butler
	v. Walter J. Moore, Appellant.		essica R. Kunen Steven R. Zinn	

Wednesday, July 22, 1987 9:00 a.m.

Case No.	Case Name	Attorneys	County
60,068 S.C.	Daniel I. Zargoza, Appellant,	John M. Ostrowski	Saline
	v. Beech Aircraft Corp., Northwestern National Insurance Co., Appellees, and	David S. Wooding	
	Workers' Compensation Fund, Appellee.	Derek J. Shafer	•
60,154	In re Marriage of Tracy Lee Schemper and Gary Trent Schemper.	Linda L. Eckelman Karen L. Griffiths	Norton
59,899	State of Kansas, Appellee,	Peggy Carr, Assistant District Attorney	Wyandotte
	en e	Attorney General	$(x_{i_1}, \dots, x_{i_m}) \in S_{i_m}$
	William G. Carlisle, Appellant.	Carl E. Cornwell	

Kansas Court of Appeals Supreme Courtroom, 3rd Floor, Kansas Judicial Center 301 W. 10th, Topeka, Kansas

Before Briscoe, P.J.; Rees, J.; and Richard W. Wahl, District Judge, assigned.

Tuesday, July 21, 1987 9:00 a.m.

Case No.	Case Name	Attorneys	County
60,459	Lewis R. Wolf, Appellee,	Robert E. Tilton	Shawnee
,	State of Kansas, Division of Printing, and State Self-Insurance Fund, Appellants, and Workers' Compensation Fund.	Larry G. Karns	
60,243	Richard Vertz, Appellant,	Michael Redmon	Wyandotte
	State of Kansas, Appellee.	Wes Griffin, Assistant District Attorney Attorney General	
59,929	State of Kansas, Appellee,	Charles Bennett, County Attorney Attorney General	Neosho
	Michael A. Gill, Appellant.	Edward W. Dosh	
59,422	In the Matter of the Suspension of the License of Robert M. McKune to Operate a Motor Vehicle.	Michael S. Holland Brian Cox	Russell
	1:45 j	p.m.	· .
60,037	State of Kansas, Appellee,	James Puntch, Jr., Assistant District Attorney Carl Gallagher, Assistant Attorney General	Sedgwick
	Kim A. Kopyscinski and Ernest L. Tousley, Appellants.	Charles O'Hara Ernest L. Tousley	1 1 1 4 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
60,088	Donna Murdock, Appellee,	Randy S. Stalcup	Sedgwick
	MBPXL Corp., and Insurance Management Association, Appellants.	Stephen M. Kerwick	

(continued)

60,087	John Danile Bruner, Appellant,	Martha Coffman	Sedgwick
	State of Kansas, Appellee.	Geary Gorup, Assistant District Attorney Attorney General	
60,299	State of Kansas, Appellant,	Stephen Tatum, Assistant District Attorney Attorney General	Johnson
· · · · · · · · · · · · · · · · · · ·	v. Vernon L. Johnson, Appellee.	Michael Reed	
	Wednesday,	July 22, 1987	
	9:00	a.m.	
59,633 S.C.	State of Kansas, Appellee,	Frank E. Kohl, County Attorney Attorney General	Leavenworth
	v. Eugene Richards, Appellant.	Benjamin C. Wood Martha Coffman	•
60,097	State of Kansas, Appellee,	Marla Foster Ware, Special Prosecutor Attorney General	Chautauqua
	v. Murray Rodgers, Appellant.	Glenn E. Casebeer II	
60,141	State of Kansas, Appellee,	Kenneth Smith, Assistant District Attorney Attorney General	Shawnee
	v. Lonnee E. Powell, Appellant.	Benjamin C. Wood	
			WIS C. CARTER Appellate Courts

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